

1 talk about the instructions. Do you have anything else, Mr.
2 Powe?

3 MR. POWE: I think that's it.

4 THE COURT: Anything from you, Mr. Radner?

5 MR. RADNER: Nothing from the plaintiff.

6 THE COURT: All right. We'll give you a copy. Thank
7 you. We're adjourned.

8 (Recess taken at 12:41 p.m.)

9 (Jury present at 1:33 p.m.)

10 THE COURT: All right. We have everybody? All
11 right. We're ready, thank you.

12 MR. POWE: Thank you, your Honor.

13 THE COURT: Who is your next witness?

14 MR. POWE: Dr. William Borgerding.

15 THE COURT: Are you the one back there sneezing and
16 hacking and coughing? You're a doctor. Heal thyself.

17 DR. BORGERDING: I'm better.

18 THE CLERK OF THE COURT: Raise your right hand. Do
19 you solemnly swear or affirm to give truthful testimony?

20 DR. BORGERDING: I do.

21 W I L L I A M B O R G E R D I N G,
22 Called as a witness by the Defense at 1:34 p.m. and having been
23 first duly sworn, testified as follows:

24 DIRECT EXAMINATION

25 BY MR. POWE:

1 case. So I review, I review, I review. Once in a great while
2 I'll go see a patient, but not so much anymore.

3 Q. And where is your office at?

4 A. Up in Kinross.

5 Q. Now if I -- some of the testimony has been that early in
6 your career with MDOC, you were Mr. Kensu's primary care
7 provider?

8 A. That's correct, umm, and I have some recollection of
9 Mr. Kensu. Some good; some bad. I remember he was really,
10 really sick one time and I don't know if that was the first
11 time I had ever met him or not. He had come back from the
12 hospital. He had been and I haven't seen the paper record so
13 I'm speaking off the cuff. He had been discharged from War
14 (phonetic) Memorial and diagnosed with the flu or
15 gastroenteritis and in reality he had had a GI bleed. I mean,
16 it was just obviously apparent to me and so I think we did
17 things right. Maybe you'll remember better than I do,
18 Mr. Kensu, but I don't know if that was the start of our
19 relationship or not, but as a provider at KCF, I would have
20 been one of two providers at that time that might have taken
21 care of him.

22 Q. All right. Now he's testified here in this courtroom that
23 there were things that you would do for him back in early 2000s
24 that apparently he can't have now. Do you remember that line
25 of testimony?